UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

PLAINTIFF CV1 MOTHER, as Next Friend of and on behalf of PLAINTIFF CV1, a Minor Child,

Plaintiffs,

v.

ROCKY SHAY FRANKLIN, an individual; MINDGEEK S.A.R.L., a foreign entity; MG FREESITES, LTD, d/b/a "PORNHUB", a foreign entity; MG FREESITES II LTD, a foreign entity; MINDGEEK USA, INCORPORATED, a Delaware corporation; MINDGEEK CONTENT RT LIMITED, a foreign entity; 9219-1568 QUEBEC INC. d/b/a MINDGEEK, a foreign entity; MG BILLINGLTD, a foreign entity; MG CY HOLDINGS LTD, a foreign entity,

Defendants.

UNDER SEAL

Civil Action No. 2:22-cv-0605

[REDACTED] AMENDED CONFLICT DISCLOSURE STATEMENT

The undersigned hereby submits the following disclosure statement for individual, who is also known under the pseudonym "Plaintiff CV1" in the above-captioned matter. In compliance with the Court's order, the Plaintiff makes the following disclosure concerning parent companies, subsidiaries, partners, limited liability entity members, and managers, trustees (but not trust beneficiaries), affiliates, or similar entities reportable under the provisions of the Middle District of Alabama's General Order No. 3047:

ĭ This party is an individual, or

☐ This party is a governmental entity, or

☐ There are no entities to be reported, or	
☐ The following entities and their relationship to the party are hereby reported:	
Reportable Entity	Relationship to Party
	
Done this 24 th day of July, 2024.	
Done uns 24 day of July, 2024.	
	/s/ Clay M. Phillips

CLAY M. PHILLIPS (ASB-1696-X72W)

Attorney for Plaintiffs

OF COUNSEL:

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CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was served on all counsel of record via CM/ECF and/or electronic mail on this the 24th day of July 2024.

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Attorney for Defendants MindGeek S.A.R.L., MG Freesites Ltd, MG Freesites II Ltd, MindGeek USA Incorporated, MG CY Holdings Ltd, MindGeek Content RT Limited, 9219-1568 Quebec Inc., and MG Billing Ltd

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> /s/ Clay M. Phillips CLAY M. PHILLIPS OF COUNSEL